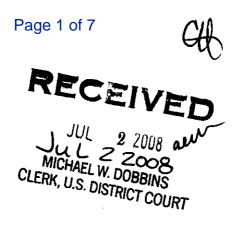


UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**



GREGory CHAMPION					
(Enter above the full name of the plaintiff or plaintiffs in this action)	2 2 22 7217				
vs.	Case No: 07C 7267 (To be supplied by the <u>Clerk of this Court</u>)				
SAlvador Godinez	R. Pallmeyer				
Supt. ANDREWS	,				
Deputy Ms. PArKS					
Deputy Kinh	·				
THOMAS DAFT					
(Enter above the full name of ALL defendants in this action. Do not use "et al.")					
CHECK ONE ONLY: 4th	AMENDED COMPLAINT				
COMPLAINT UNDER T U.S. Code (state, county, or	THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 or municipal defendants)				
	COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE 28 SECTION 1331 U.S. Code (federal defendants)				
OTHER (cite statute, if k	nown)				
BEFORE FILLING OUT THIS COMP	LAINT, PLEASE REFER TO "INSTRUCTIONS FOR				

FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

I.	Plaintiff(s):
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II.

A.	Name: <u>Grebory CHAMPION</u>
B.	List all aliases:
C.	Prisoner identification number: 20060080031
D.	Place of present confinement: Cook County Tail
E	Address: 2700 S. CALIFORMA Ormarly Alvision 2 Aorm 2 Nter 12/04/07 is more than one plaintiff then each plaintiff
number	e is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D., place of confinement, and current address according to the above format on a sheet of paper.)
position	ant(s): elow, place the full name of the first defendant in the first blank, his or her officia in the second blank, and his or her place of employment in the third blank. Space additional defendants is provided in B and C.)
A.	Defendant: ANDIEWS
	Title: former SupT. AlVISION 2
	Place of Employment: Cook County Jail

B. Defendant: _

DIVISION 2

Place of Employment: COOK

C. Defendant: _

Place of Employment: LOOK COUNTY

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

D. SAlvador Case 1:07-cv-07267 Document 26 Filed 07/02/2008 Page 3 of 7

EXE. DIrector

Cook County Jail

E. Thomas DATT SHEriff COOK COUNTY

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

12/04/07, Plantiff Champion was housed in minimum 2) on 10/15/07 gong Champion immediately threat and growing gans officers speak do not talk to me leave me alone and King was moved him of andrews informing leader, maximum walken over King almost putting out hampian on 80 ma 1000 mgs harges, agranated assault e Battery (8) J at me and rediculed

shut u	p.
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- Oll of the defendants, acted under color of law, violated the. Constitution and 42 U.S.C. 1983. They are sued in their official and individual capacities.
- OModiney and Sont, are liable for failure to train and supervise, 42 U.S.C. 1983. Also equal protection of the hour, they should have benown I was not allowed to press Charges. Their supervisory roles clearly define maximum security detainers not mix with minimum detainers, violating my liberty clause, and other 14 att amendment particulars.
- Mandrews was informed of thests of violence to plaintiff, still allowed King to move from Dorm 3 AA house to Dorm? In house, He was tendered letter telling of gang leaders presence. He is liable for Jailure to protect violating the U.S. Constitution and 42 U.S.C. 1983, and failure to supervise and train his members.
- Deputies Mr. Porks and King are liable for failure to protect, violating 42 U.SC. 1983
- Betate cases of failure to protect and negligence are also applied to all dependents, who with deliberate indifference, and Wilful and Wanton Maliciousness disregarded minimum status of Plainty, and subjected him to maximum) detailers king and Cargo.

I Gregory Champion, individually incorporate all of the herein.

- Count 1: Supt. Andrews is liable for failure to protect, violating the U.S. Constitution and 42 U.S.C. 1983, with deliberate indifference and willful & Wanton Maliciousness.
- Count 2: Supt Andrews is liable for failure to supervise and train violeting U.S. Constitution and 42 U.S.C 1983, with deliberate indifference and Willful & Wanton to Maliciousness.
- Count 3: Goding is liable for failure to train violating the U.S. constitution and 42 U.S.C. 1983, with deliberate indifference and willful & Wanton Maliciousness.
- Count 4: Abding E Dort are liable for the violation of the 14nth amendment equal protestion of the laws by denying me the right to press charges aggravated assault E Battery, with U.S. Constitution deliberate indifference and willful and Wanton maliciousness, 42 i.s.c. 1983
- Sount 5: Bort is liable for failure to train and supervise his members as he is Steriff of Cook County & responsible for the implementation of training procedures to his members, violating the Constitution and 42 U.S.C. 1983, with deliberate indifference and Willful & Wanton maliciousness.
- Court 6: separties Ms. Parks & King are liable for failure to protect violating U, S. Constitution and 42 U, S. C. 1983; with deliberate indifference and Willful & Wanton Maliciousness.
- Court 7: State charges of failure to protect & negligence are attacked to state all of the above named defendants, violeting the illinous Constitution, With indifference and Maliciousness.

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

<u> 1 </u>	want the fur	y to find	defendant	liable o	n all	counts	
OUIO	uding me 11	millaion	11,000,00	o. dollar	.		
Ja	the seek pur	utive domo	iges. MR	s A, left 1	intrested,	con laus	-death !!
VI.	The plaintiff der	nands that the	case be tried b	y a jury. 😾	YES [\supset NO	

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 24 day of June, 20 0 8	
Herry L. Champion (Signature of plaintiff or plaintiffs)	
Greb L. CHampion (Print name)	
20060080031 (I.D. Number)	. ,
1419 Woodhollow Kn.	
Flossman II. 60422 (Address)	